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UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORKX	ELECTRONICALLY FILED DOC #: DATE FILED: 4/19/14
IN RE METHYL TERTIARY BUTYL : ETHER ("MTBE") PRODUCTS : LIABILITY LITIGATION :	ORDER
:	Master File No. 1:00-1898 MDL 1358 (SAS)
This document relates to:	M21-88
Commonwealth of Puerto Rico, et al. v. : Shell Oil Co., et al., 07 Civ. 10470 :	
New Jersey Dep't of Envtl. Prot. v. Atlantic: Richfield Co., 08 Civ. 0312:	

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SHIRA A. SCHEINDLIN, U.S.D.J.:

CASE MANAGEMENT ORDER NO. 124

WHEREAS both the New Jersey, 08 Civ. 0312, and Puerto Rico I, 07 Civ. 10470, cases have been partially remanded to their respective district courts for a Phase I trial on certain focus sites;

WHEREAS the parties have begun to engage in discovery for any trial or trials following the Phase I trial pursuant to Case Management Orders ("CMOs") Nos. 122, 123;

WHEREAS future discovery can be better focused with a defined structure for any future trials;

WHEREAS justice requires the efficient resolution of all litigation

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consistent with the requirements of due process;

It is hereby ORDERED that any and all claims that remain following the Phase I trials shall be resolved in a single trial ("Phase II"), so long as such a trial protects the constitutional rights of all parties. The parties are directed to meet and confer on the structure of a Phase II trial in each case by the dates set in CMO No. 122 section 2 and CMO No. 123 section 6. Any dispute regarding the structure of such a trial will be resolved by the Court after full briefing, if required. Because the *New Jersey* and *Puerto Rico I* cases differ, the parties are not required to reach the same structure for a Phase II trial in each of those cases.

SO ORDERED:

Shira A. Scheindlin

_\J.S.D.J.

Dated:

New York, New York

April 29, 2016